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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/528,207	03/17/2005	Harald Hagen	11138-018	4540
	7590 06/06/200 ER GILSON & LIONE	EXAMINER		
P.O. BOX 10395			RIPLEY, JAY R	
CHICAGO, IL 60610		•	ART UNIT	PAPER NUMBER
			3679	
			MAIL DATE	DELIVERY MODE
			06/06/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)
Office Action Summary		10/528,207	HAGEN, HARALD
		Examiner	Art Unit
		Jay R. Ripley	3679
Period fo	The MAILING DATE of this communication app	ears on the cover sheet with the o	orrespondence address
A SH WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAISING SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period we tree to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Status			
2a)⊠	Responsive to communication(s) filed on <u>03/14</u> This action is FINAL . 2b) This Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro	
Disposit	ion of Claims		
5)□ 6)⊠ 7)□	Claim(s) 1-7 is/are pending in the application. 4a) Of the above claim(s) is/are withdraw Claim(s) is/are allowed. Claim(s) 1-7 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or		
Applicat	ion Papers		
10)⊠	The specification is objected to by the Examiner The drawing(s) filed on <u>03/14/2007</u> is/are: a) Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Example 1.	accepted or b) objected to by drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).
Priority ι	ınder 35 U.S.C. § 119		
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stage
A440.ab			
2)	t(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) tr No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate

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DETAILED ACTION

Drawings

1. The drawings were filed on 03/14/2007. These drawings are acceptable.

Claim Rejections - 35 USC § 112

- The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 1-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. In regard to claim 1, it is recited in lines 4-6, "an externally threaded portion having an outer thread diameter configured for screwing into a threaded bore of a base having a surrounding surface adjacent to a mouth of the threaded bore"; the recitation indicating an intended use and not positively claiming the threaded bore and base part. However, in lines 18-19, the recitation of, "when the screw-in part is screwed into the threaded bore of the base part" appears to be positively claiming structure for the screw-in part based upon the non-positively structure of the threaded bore and base part.

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Claim Rejections - 35 USC § 102

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 6. Claims 1-4, 6, and 7 are rejected under 35 U.S.C. 102(b) as being anticipated by Neuschotz (U.S. 3,212,796).
- 7. In regard to claim 1, Neuschotz, in Figure 4 below, discloses an adapter assembly comprising:

a screw-in part having a through-opening, an externally threaded portion having an outer thread diameter, an actuating shoulder having an outer shoulder diameter being larger than the thread diameter (as can be observed in Figure 4, below, the outer diameter of the actuating shoulder is diametrically further from the central axis than any of the threads shown), and a receiving groove formed in the transition between the actuating shoulder and the externally threaded portion and a first sealing ring being disposed in the receiving groove

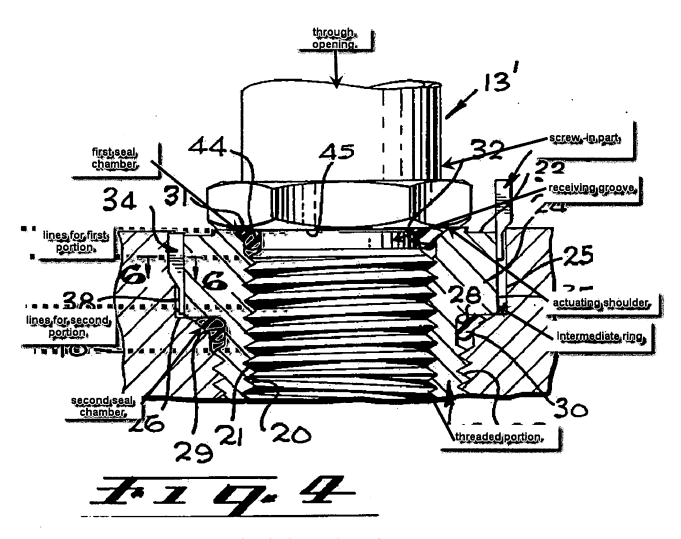
the intermediate ring being adapted to fit onto the externally threaded portion (as observed in Figure 4 below, the intermediate ring is on the threaded portion of the screw-in part) and having first and second axially opposite annular planar portions (lines added to marked Figure 4's below to emphasize the portions),

the first planar annular portion having a first sealing ring seat on a first side facing the actuating shoulder, the first sealing ring seat (part 31) and the receiving groove and the actuating shoulder forming a first sealing chamber for the first sealing ring, and

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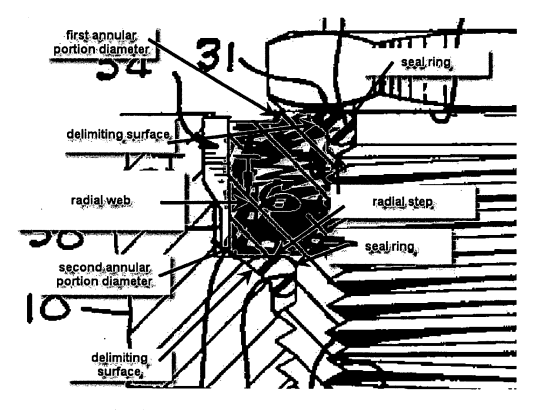
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the second planar annular portion having a planar second sealing ring seat on a side facing away from the actuating shoulder for a second sealing ring such that, when the screw-in part is screwed into the threaded bore of the base part, a second sealing chamber for the second sealing ring is formed between the planar second sealing ring seat, the surrounding surface adjacent the threaded bore, and the externally threaded portion of the screw in part.



(marked Neuschotz Figure 4)

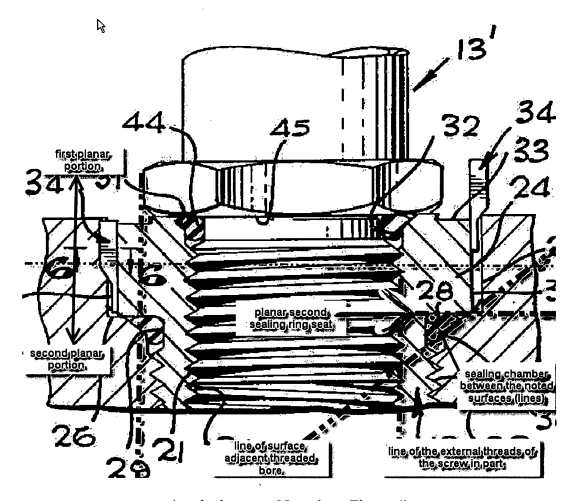
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(marked cut-out Neuschotz Figure 4)

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(marked cut-out Neuschotz Figure 4)

8. In regard to claim 2, Neuschotz further discloses that the first and second sealing ring seats and the associated first and second sealing rings are formed such that, in a mounted state, the first and second sealing rings (as observed in marked cut-out of Figure 4, above) are compressed, the second sealing ring compressed axially without substantial radial deformation against the externally threaded portion (as can be observed in marked cut-out of Figure 4, the second seal ring does not contact the threads).

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9. In regard to claim 3, Neuschotz further discloses that the first and the second annular portions are separated by an internal radial web (as observed in marked cut-out of Figure 4 above), which divides the first and second seats from one another.

- 10. In regard to claim 4, Neuschotz further discloses that the intermediate ring sealing ring seats formed by a radial step surface and an approximately conically widening delimiting surface adjacent to it on the outside (as observed in marked cut-out of Figure 4 above).
- 11. In regard to claim 6, Neuschotz further discloses that the first annular portion is designed to be smaller in diameter than the second annular portion (as observed in marked cut-out of Figure 4 above).
- 12. In regard to claim 7, Neuschotz further discloses that the intermediate rig is metal (column 3, lines 13-16). Note, it is the patentability of the product, and not recited process steps, that is to be determined and thus how the intermediate ring was formed is of little consequence to the patentability determination of the final product. Neuschotz possesses an intermediate ring that meets the structure of the claim.

Claim Rejections - 35 USC § 103

- 13. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 14. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Neuschotz as applied to claims above, and further in view of Hagan et al (U.S. 6,027,144).

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15. In regard to claim 5, Neuschotz discloses the claimed invention except for a plug holding element. Hagan et al teaches an adapter assembly (in patent document Figure 8) with a plug holding element (12) to secure a plug against release (column 1, lines 10-15). As Hagan et al relate to adapter assemblies, it would have been obvious to one having ordinary skill in the art at the time the invention was made to modify the adapter assembly of Neuschotz with a plug holding element as taught by Hagan et al to secure a plug against release.

16. Further in regard to claim 5, the adapter assembly of Neuschotz is capable of being dimensioned such that a gap is formed between an end of a plug part and a bottom of a bore when the plug part is plugged into the screw-in part and engaged with the plug holding element.

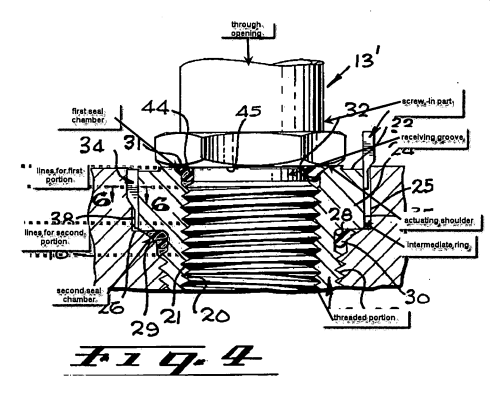
Response to Arguments

- 17. Applicant's arguments filed 03/14/2007 have been fully considered but they are not persuasive.
- 18. In regards to the Applicant's arguments regarding the prior art of Neuschotz, the Applicant's arguments are not persuasive. Applicant argues that Neuschotz fails to disclose "an externally threaded portion having an outer thread diameter configured <u>for</u> screwing into a threaded bore of a base having a surrounding surface adjacent to a mouth of the threaded bore" as recited in lines 4-6 of claim 1. The recited phrase indicates an intended use as indicated by "configured for". The term "configured" is defined to mean: to design, arrange, set up, or shape with a view to specific applications or uses. The phrase "configured for" therefore is interpreted to mean capable of being so configured and as an intended use. Note that it has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed

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does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. *Ex parte Masham*, 2 USPQ2d 1647 (1987). Neuschotz discloses the positively claimed structure of an externally threaded portion of a screw-in part as observed in Figure 4, below, and therefore the claim limitation is met. The argument is not persuasive.

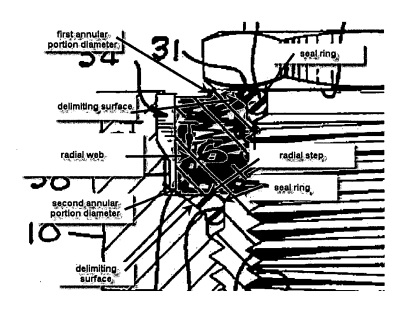


(marked Neuschotz Figure 4)

19. Further, the Applicant argues that Neuschotz fails to disclose that "a second sealing chamber the second sealing ring is formed between the planar second sealing ring seat, the surrounding surface adjacent the threaded bore, and the externally threaded portion of the screw in part" as recited in lines 20-23 of claim 1. Neuschotz discloses the claimed structural components, i.e. the planar second sealing ring seat, a surface adjacent the threaded bore, and the externally threaded portion of the screw in part. Further, it is noted that neither term "between" nor the term "adjacent" carry any particular requirements as to closeness of location. "Adjacent"

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means: lying near or close. "Between" means: in the position or interval separating. A broad interpretation does not ensure that the noted structural features are the physical boundaries of the second sealing chamber. Neuschotz discloses his second sealing chamber between the noted structural, as shown below in a cut-out of Neuschotz Figure 4. The Applicant's arguments are not persuasive.



(marked cut-out Neuschotz Figure 4)

Conclusion

20. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE

MONTHS from the mailing date of this action. In the event a first reply is filed within TWO

MONTHS of the mailing date of this final action and the advisory action is not mailed until after

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the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jay R. Ripley whose telephone number is 571-272-7535. The examiner can normally be reached on 6:00AM - 3:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Daniel P. Stodola can be reached on 571-272-7087. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

J. R. Ripley 18 MAY 2007

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